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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/611,165	07/06/2000	John C. Calhoun JR.	5044:84	5604
	EXAMINER			
		FRENEL, VANEL		
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,			3627	
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			09/11/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
	09/611,165	CALHOUN ET AL.			
Office Action Summary	Examiner	Art Unit			
	Vanel Frenel	3627			
The MAILING DATE of this communication ap Period for Reply	pears on the cover sheet with	the correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING E - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICAL 136(a). In no event, however, may a reput will apply and will expire SIX (6) MONTH te, cause the application to become ABA	ATION. lly be timely filed HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 06 J	<u>lune 2007</u> .				
2a) This action is FINAL . 2b) ⊠ Thi	This action is FINAL . 2b) This action is non-final.				
3) Since this application is in condition for allowed	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.			
Disposition of Claims					
4)⊠ Claim(s) <u>1-20</u> is/are pending in the application	ո.				
4a) Of the above claim(s) is/are withdra		·			
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>1-20</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/	or election requirement.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) The drawing(s) filed on is/are: a) acc	cepted or b) objected to by	the Examiner.			
Applicant may not request that any objection to the	e drawing(s) be held in abeyance	e. See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s)) is objected to. See 37 CFR 1.121(d).			
11)☐ The oath or declaration is objected to by the E	xaminer. Note the attached (Office Action or form PTO-152.			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:		19(a)-(d) or (f).			
1. Certified copies of the priority documen		-Parks N			
2. Certified copies of the priority documen3. Copies of the certified copies of the priority					
application from the International Burea		eceived in this National Stage			
* See the attached detailed Office action for a list	` ''	aceived			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sur	mmary (PTO-413) Mail Date			
Notice of Dransperson's Patent Drawing Review (P10-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		rmal Patent Application			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 6/6/07 has been entered.

Notice to Applicant

2. This communication is in response to the RCE filed on 6/6/07. Claims 1, 12 and 13 have been amended. Claims 1-20 are pending.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Rieker et al (5,832,447), Warady et al (6,067,522) in view of Myers (6,601,020) and further in view of Snowden et al (2002/0026332).
- (A) As per claim 1, Rieker discloses a computer system for use in a web-based managed care transaction system, (Col.5, lines 25-67 to Col.6, line 12), the computer

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systewm comprising: a memory (See Rieker, Col.7, lines 59-67 to Col.8, line 24), and a set of linked data tables organized into a logical entity in the memory and including for each member (See Rieker, Col.8, lines 25-49): a set of one or more member history tables associated with the member table, each member history table associated with a given employer plan, wherein said logical entity is persistent over changes to each members' changes within said employer plan (See Warady, Col.4, lines 1-67 to Col.5, line 64).

Rieker and Warady do not collectively disclose a master account table including account setup information for at least one of utilization and login actions for said web-based managed care transaction system, a member table including identity information for at least one member.

However, these features are known in the art, as evidenced by Myers. In particular, Myers suggests a master account table including account setup information for at least one of utilization and login actions for said web-based managed care transaction system, a member table including identity information for at least one member (See Myers, Col.8, lines 28-67 to Col.9, line 40).

It would have been obvious to one of ordinary skill in the art at the time of the invention to have included the feature of Myers within the collective teachings of Rieker and Warady with the motivation of providing a load test database which capable of storing login information, security information, captured user simulation scripts, and scenarios (See Myers, Col.3, lines 50-55).

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In addition, claim 1 has been amended to recite the limitations of "wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life; and wherein the web-based managed care transaction system is adapted to allow the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past and present healthcare benefits of the at least one member".

As understood, Rieker and Warady and Myer do not explicitly disclose "wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life; and wherein the web-based managed care transaction system is adapted to allow the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past and present healthcare benefits of the at least one member.

However, these features are known in the art, as evidenced by Snowden. In particular, Snowden suggests wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life (See Snowden, Fig.2; Page 3, Paragraphs 0078- 0080; and wherein the web-based managed care transaction system is adapted to allow the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past

and present healthcare benefits of the at least one member (See Snowden, Page 3, Paragraph 0077; Page 5, Paragraphs 0110-0111).

It would have been obvious to one of ordinary skill in the art at the time of the invention to have included the feature of Snowden within the collective teachings of Rieker, Warady and Myers with the motivation of providing interfaces which are established with health insurance companies, Managed Care Organizations, third Party Administrators, HMOs, hospitals, reference laboratories, pharmacies, Pharmacy Benefit Managers, and other healthcare organizations, such as physician practice management systems and health information/claim clearinghouses (See Snowden, Page 3, Paragraph 0078).

(B) As per claim 2, Warady discloses the computer system wherein the set of data tables includes an employer table having associate therewith a set of one or more employer plan tables (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(C) As per claim 3, Warady discloses the computer system wherein a given employer plan table identifies a given employer plan (Col.5, lines 1-54).

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The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(D) As per claim 4, Rieker discloses the computer system fudher including a managed care organization (MCO) table having associated therewith a set of one or more MCO product plan tables (Col.1, lines 15-67).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(E) As per claim 5, Warady discloses the computer system wherein a given MCO product plan table has associated therewith the set of one or more employer plan tables (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(F) As per claim 6, Warady discloses the computer system wherein a given member history table has associated therewith a set of one or more coordinated benefits tables (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady and

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Myers are as discussed above in the rejection of claim 1, and incorporated herein.

(G) As per claim 7, Warady discloses the computer system wherein a given member history table has associated therewith a set of one or more assigned primary care physician (PCP) tables (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(H) As per claim 8, Warady discloses the computer system wherein an assigned PCP table has associated therewith a provider affiliation table (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(I) As per claim 9, Warady discloses the database wherein the set of data tables further includes a provider information table (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(J) As per claim 10, Warady discloses the computer system wherein the provider information table includes a set of one or more provider affiliation tables, a set of one or more hospital affiliation tables, and a set of one or more provider staff tables (Col.5, lines 1-54).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

(K) As per claim 11, Warady discloses the computer system wherein the set of data tables includes a staging area table that includes data which tracks the member through various transaction events (Col.5, lines 42-67 to Col.6, line 11).

The motivation for combining the respective teachings of Rieker, Warady, Myers and Snowden are as discussed above in the rejection of claim 1, and incorporated herein.

- 5. Claims 12-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Myers (6,601,020), Rieker et al (5,832,447), Warady et al (6,067,522) in view of Bessette (6,263,330) and further in view of Snowden et al (2002/0026332).
- (A) As per claim 12, Rieker discloses a database for storing a set of linked data tables organized into a persistent logical entity wherein said logical entity maintains data on each member in spite of status changes and including for each member (See Rieker Col.7, lines 1-67): a set of one or more member history tables associated with

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the member table, each member history table associated with a given employer plan (See Warady Col.5, lines 6-54), a web-based managed care transaction system accessible over a computer network using a client browser, comprising a transaction server (See Bessette, Col.14, lines 38-67 to Col.15, line 67).

Rieker, Warady and Bessette do not collectively disclose a master account table including account setup information for at least one of utilization and login actions for said web-based managed care transaction system, a member table including identity information for at least one member.

However, these features are known in the art, as evidenced by Myers. In particular, Myers suggests a master account table including account setup information for at least one of utilization and login actions for said web-based managed care transaction system, a member table including identity information for at least one member (See Myers, Col.8, lines 28-67 to Col.9, line 40).

It would have been obvious to one of ordinary skill in the ad at the time of the invention to have included the feature of Bessette within the collective teachings of Myers, Rieker, Warady with the motivation of providing a load test database which capable of storing login information, security information, captured user simulation scripts, and scenarios (See Myers, Col.3, lines 50-55).

In addition, claim 12 has been amended to recite the limitations of "wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life; and wherein the web-based managed care transaction system is adapted to allow

the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past and present healthcare benefits of the at least one member".

As understood, Rieker, Warady, Myer and Bessette do not explicitly disclose "wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life; and wherein the web-based managed care transaction system is adapted to allow the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past and present healthcare benefits of the at least one member.

However, these features are known in the art, as evidenced by Snowden. In particular, Snowden suggests wherein the web-based managed care transaction system is adapted to provide, via the linked set of data tables, a history of healthcare benefits of the at least one member throughout their life (See Snowden, Fig.2; Page 3, Paragraphs 0078- 0080); and wherein the web-based managed care transaction system is adapted to allow the at least one member to review and manage the history of healthcare benefits via a web browser, the history of healthcare benefits including past and present healthcare benefits of the at least one member (See Snowden, Page 3, Paragraph 0077; Page 5, Paragraph 0110-0111).

It would have been obvious to one of ordinary skill in the art at the time of the invention to have included the feature of Snowden within the collective teachings of Rieker, Warady, Myers and Bessette with the motivation of providing interfaces which

are established with health insurance companies, Managed Care Organizations, third Party Administrators, HMOs, hospitals, reference laboratories, pharmacies, Pharmacy Benefit Managers, and other healthcare organizations, such as physician practice management systems and health information/claim clearinghouses (See Snowden, Page 3, Paragraph 0078).

(B) As per claim 13, Rieker discloses a plurality of functional modules (Col.5, lines 25-67), a transaction processor (Col.5, lines 25-67), a managed care organization (MCO) subsystem interfaced to said transaction processor (Col.1, lines 15-67), a database wherein a logical entity retains data representative of users received healthcare within said database persistent across changes to a user's healthcare plan (See Warady, Col.4, lines 1-67 to Col.5, line 64), a network-based managed care system comprising a network-based server (See Fig.1, Col.6, lines 16-67), at least one client machine on which a graphical user interface operates (See Bessette, Fig.1, Col.6, lines 16-67), a network-based subsystem comprising: a multiplexer (The Examiner interprets interfaces 702, 704 and 706 to be a form of multiplexer Col.9, lines 17-60).

Rieker, Warady and Bessette do not explicitly disclose said database including a master account table for retaining account setup information for at least one of utilization and login actions for said web-based managed transaction system, and a member table including identity information for at least one member.

However, these features are known in the art, as evidenced by Myers. In particular, Myers suggests said database including a master account table for

retaining account setup information for at least one of utilization and login actions for said web-based managed transaction system, and a member table including identity information for at least one member (See Myers, Col.8, lines 28-67 to Col.9, line 40).

It would have been obvious to one of ordinary skill in the art at the time of the invention to have included the feature of Myers within the collective teachings of Rieker, Warady and Bessette with the motivation of providing a load test database which capable of storing login information, security information, captured user simulation scripts, and scenarios (See Myers, Col.3, lines 50-55).

In addition, claim 13 has been amended to recite the limitations of "wherein the network web-based managed care transaction system is adapted to provide, via the database, a history of healthcare benefits of the at least one member throughout their life; and wherein the history of healthcare benefits include past and present healthcare benefits of the at least one member".

As understood, Rieker, Warady, Myer and Bessette do not explicitly disclose "wherein the network web-based managed care transaction system is adapted to provide, via the database, a history of healthcare benefits of the at least one member throughout their life (See Snowden, Fig.2; Page 3, Paragraphs 0078- 0080); and wherein the history of healthcare benefits include past and present healthcare benefits of the at least one member" (See Snowden, Page 3, Paragraph 0077; Page 5, Paragraph 0110-0111).

It would have been obvious to one of ordinary skill in the art at the time of the

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invention to have included the feature of Snowden within the collective teachings of Rieker, Warady, Myers and Bessette with the motivation of providing interfaces which are established with health insurance companies, Managed Care Organizations, third Party Administrators, HMOs, hospitals, reference laboratories, pharmacies, Pharmacy Benefit Managers, and other healthcare organizations, such as physician practice management systems and health information/claim clearinghouses (See Snowden. Page 3, Paragraph 0078).

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- (C) As per claim 14, Rieker discloses the network-based managed care system. wherein said functional modules comprise: an enrollment module (Fig.10 A (item 1)., billing module (Fig.10A (item 2)., messaging module (Fig.10B (items 79-81); and inquiry module (Fig.10B (item 79).
- (D) As per claim 15, Warady discloses the network-based managed care system wherein changes to a user's health plan occur as a user changes employment (See Warady, Col.4, lines 1-67 to Col.5, line 64).

The motivation for combining the respective teachings of Rieker, Warady, Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12 and 13 and incorporated herein.

(E) As per claim 16, Warady discloses the network-based managed care system wherein changes to a user's health plan occur as a user changes their

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healthcare plan (See Warady, Col.4, lines 1-67 to Col.5, line 64).

The motivation for combining the respective teachings of Rieker, Warady,

Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12

and 13 and incorporated herein.

(F) As per claim 17, Besette discloses the network-based managed care system wherein the network comprises an Internet (Col.1, lines 15-35).

The motivation for combining the respective teachings of Rieker, Warady,

Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12

and 13 and incorporated herein.

(G) As per claim 18, Warady discloses the network-based managed care system wherein said the database contains a historical record of care provided to said user (Col.10, lines 42-67).

The motivation for combining the respective teachings of Rieker, Warady,

Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12

and 13 and ncorporated herein.

(H) As per claim 19, Warady discloses the network-based managed care system wherein said persistent logical entity comprises a healthcare administrative record (Col.4, lines 1-20).

The motivation for combining the respective teachings of Rieker, Warady

Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12 and 13 and incorporated herein.

(I) As per claim 20, Warady discloses the network-based managed care system wherein said persistent logical entity spans a user's change in employment plans (Col. 5, lines 65-67 to Col.6, line 53).

The motivation for combining the respective teachings of Rieker, Warady,

Bessette, Myers and Snowden are as discussed above in the rejection of claims 1, 12

and 13 and incorporated herein.

Response to Arguments

- 6. Applicant's arguments field on 6/6/07 with respect to claims 1-20 are fully considered but they are not persuasive. Applicant's arguments will be addressed in the order in which they appear in the response filed on 6/6/07.
- (A) At pages 5-8 of the 6/6/07 response, Applicant argues that the features in the 11/19/04 amendment are not taught by or suggested by the applied references.

In response, all of the limitations which Applicant disputes as missing in the applied references, including the features newly added in the 6/6/07 amendment, have been fully addressed by the Examiner as either being fully disclosed or obvious in view of the collective teachings of Rieker, Warady, Besette, Myers and/or Snowden based on the logic and sound scientific reasoning of one ordinarily skilled in the art at the time of the invention, as detailed in the remarks and explanations given in the

preceding sections of the Office Action, and incorporated herein. One cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981), In re Merck & Co., 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986).

In addition, the test for obviousness is not whether the features of a secondary reference may be bodily incorporated into the structure of the primary reference, nor is it that the claimed invention must be expressly suggested in any one or all of the references. Rather, the test is what the combined teachings of the references would have suggested to those of ordinary skill in the art. See In re Keller, 642 F.2d 413, 208 USPQ 871 (CCPA 1981).

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vanel Frenel whose telephone number is 571-272-6769. The examiner can normally be reached on 6:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Zeender Ryan Florian can be reached on 571-272-6790. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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August 31, 2007